THE DISTRICT COURT, SECOND JU-

In the matter of the estate and guardianship of Charles F. Smith, Clara Smith, Alice Smith, Edgar Smith and Emma Smith, minors.

It appearing to this Court from the petition this day presented and filed by W. H. Smith, the guardian of the persons and estates of Charles F. Smith, Clara Smith, Alice Smith and Emma Smith, minors, praying for an order of sale of certain real estate belonging to his wards, that it is necessary, and would be beneficial to said wards that such real estate should be sold; it is hereby ordered that the next of kin of the said wards, and all persons interested in the said estate, appear before this Court on MONDAY, THE 23d DAY OF JULY, A. D. 1877, at ten o'clock A. M., at the Court room of this Court, in the County of Ormsby, then and there to show cause why an order should not be granted for the sale of such real estate.

And it is further ordered, that a copy of this order be published at least four successive weeks before the said day of hearing in the Morniso Affeat, a newspaper printied and published in said county of Ormsby. Dated June 23d, 1877.

8. H. WRIGHT.

1. Division below District Judge

ESTATE OF NEVADA, County of Ormsby, SS.—I, Alfred Helm, County Clerk, and ex officio Clerk of the Second Judicial District Court in and for said County and State, do hereby certify that the foregoing is a full and correct copy of the original order of said Court, in the matter above stated, as the same appears on file and of record in my office.

L.S. (hand and the Seal of said Court this twenty-third day of June, A. D. 1877.

ALFRED HELM, Clerk.

IN THE DISTRICT COURT OF THE United States for the District of Nevada. It, re V. A. Muller and P. C. Weber, bankrupts. In bank

Notice is hereby given to the creditors of said bankrupts, and to all parties interested, that TUESDAY, THE 12th 15AY OF JUNE, 1877, 10 o'clock a. M., and the Court room of said Court, in Carson City, District aforesaid, have been appointed as the time and place when said Court will, on hearing, inquire whether the resolution passed by the creditors of said bankrupts on the 30th day of May, 1877, accepting the proposal of composition made by said bankrupts, was passed as required by law, and whether the same is for the best interest of all concerned; when and where all parties interested may appear and be heard in that behalf.

Witness the Hon, E. W. HILLYER, Judge of said District Court, and the scal thereof hereto affixed, at Carson City, District of Nevada, this 6th day of June, 1877. T. J. EDWARDS, Clerk.

P. Winnie, described as follows, to wit: Lots numbered eight and nine in block number fifty-eight of Proctor & Green's division of Carson City, Nevada, that the undersigned has commenced an action in the Justice's Court of Carson Township, termsby County, Nevada, before C. A. Witherell, Justice of the Peace, to foreclose a mechanic's lien held against said property, and all persons holding liens on said premises under and by virtue of an Act of the Legislature of the State of Nevada, entitled "An Act to secure liens to mechanics and others, and to repeal all other Acts in relation thereto," approved March 2, 1877, are hereby notified to be and appear before said Court, on the 9th DAY OF JULY, A. D. 1877, at 10 o'clock A. M. of said day, and to exhibit then and there the proof of their liens.

By Harris & Coffin, their attorneys.

Carson, Nevada, June 16, 1877.

law/w

IN PURSUANCE OF AN ORDER OF THE DISTRICT Court of the United States for the District of Nevada, made and entered on the 19th day of May, 1877, I hereby give notice that I will sell at public anction, in one parcel, free from all incumbrances, on In front of the property, the following pieces of land in Carson City, Ormsby County, State of Nevada, to wit. Those certain pieces of land called and known as and being; Whole of Lots Four, Five and Eight, and the northern four and a half (4)) feet of Lot Nine, all in Block Thirty-five (35) of Sears, Thompson and Sear's Division of said Carson City, with the Store, counters, shelving and other fixtures in the buildings thereupon. Said property forming part of the estate of A. B. DRIESBACH, Bankrupt, in Bankruptey.

ISRAEL CRAWFORD,
Assignee.

Assignee. Carson City, Nevada, May 19, 1877.

Dissolution of Copartnership.

THE COPARTNERSHIP HERETOFORE Ambrosetti, is this day dissolved by name of Moresi & Ambrosetti, is this day dissolved by mutual consent. The firm of Ambrosetti & Co., composed of Frank Ambrosetti and Guiseppi Moresi, succeeds to the business, are entitled to collect all dues and will pay all bills.

1. AMBROSETTI

2. MODESI,

3. MORESI,

4. MODESI

G. MORESI, Carson Cily, Nevada, May 11, 1877.

tion of principal place of business, Carson City, Ormsby county, Nevada. Location of works, Ormsby county, Nevada. Location of works, Ormsby county, Nevada.—Notice is hereby given that at a meeting of the Board of Trustees, held on the Second day of March, A. D. 1877, an assessment (No. 2) of Four (\$4) Dollars per share was levied upon the capital stock of the company, payable immediately in United States gold coin, to the Secretary of the company in Carson City, Nevada. Any stock upon which this assessment shall remain unpaid on the 18th day of June, A. D. 1877, will be delinquent, and advertised for sale at public auction, and unless payment is made before, will be sold on the 18th day of July, 1877, to pay the delinquent assessment together with costs of advertising and expenses of sale. By order of the Board of Trustees.

THOMAS L. SMITH, Secretary. Carson City May 19, 1877.

N DISTRICT COURT, SECOND JUDICIAL District, State of Nevada, County of Ormsby.—In the latter of the estate of William Patterson, deceased.— pon reading and filing the petition of Alexander Leport, in the above entitled matter, praying that a decree be made authorizing and directing the executor of the last will and testament of said deceased to convey to the said Alexander Leport certain real estate, to wit: Lots seven (7) and ten Leport certain real estate, to wit: Lots seven (7) and ten (10) in block forty-eight (48) of Sears, Thompson & Sears' division of Carson City, Nevada, and that a day of a regular term of said Court be appointed for the hearing of said petition, and that due and legal notice of the pendency of said petition and of the hearing thereof be given according to law, and it appearing thereform that a proper cause therefor exists, it is hereby ordered that SATURDAY, JULY 7th, 1877, a day of a regular term, to wit: of the June, A. D. 1877, term of this Court, at the Court-room of this Court in carson City, at 10 a m. of said day, be appointed as the time and place of the hearing of said petition; when and where all persons interested in said estate may amount in the manner prescribed by law and contate may appear in the manner prescribed by law and con-test said petition, and that a copy of this order be pub-lished at least once a week for four successive weeks before said hearing in the Morning Appeal, a newspaper pub-

said nearing in the Moratio Arrada, a newspaper put lished in Ormsby county, Nevada.

S. H. WRIGHT,

District Judge Second Judicial District.

Carson C. y, Nev., June 15th, 1877. ie16w4

N THE DISTRICT COURT OF THE United States, for the District of Nevada. In the mat-ter of George W. Chedie, bandrupt. In Bankruptey.— District of Nevada, ss.—Notice is hereby given that George W. Chedic, of Carson City, Ormsby county, in said District, duly adjudged a bankrupt according to law, has filed in this Court a petition for a discharge and certificate thereof from all his debts and other claims provable under Title 61 of the Revised Statutes of the United States, and that TUESDAY, THE 10th DAY OF JULY, A. D. 1877, at 10 o'clock a. M. of said day, in open Court in Carson City, Ormsby county, State of Nevada and District aforesaid, have been appropriated as the time and place for hearing the have been appointed as the time and place for hearing the same, when and where the creditors who have proved their debts, and any person in interest, may appear and show cause, if any they have, why the prayer of the petitioner chould not be granted.

Carson City, June 20, 1877.

ASSIGNEE'S SALE.

NOTICE IS HEREBY GIVEN BY THE undersigned, Assignee in Bankruptcy of the estate of A. B. Driesbach and M. D. Hatch, bankrupts in bankruptey, that I will sell at public auction on MONDAY, SEPTEMBER 3, 1877, at 11 o'clock A. M., in on MONDAY, SEPTEMBER 3, 1877, at 11 o'clock A. M., Infront of the County Building in Carson City, to the highest bidder for cash, in gold coin, the following described property, to wit: All the right, title and interest of the said A. B. Driesbach, bankrupt in bankruptey, to twenty-four thousand and fifty shares of mining stock in the mine known as the "Fourth of July Gold and Silver Mining Company," located in Eureka Township i the county of Eureka, State of Nevyada.

Also, all the right, title and interest of said bankrupt in and to a certain mining quartz claim, known as the "Davidson or Mount Hope Mine," located in Grizzly Flat Min-

Also, all the right, title and interest of said bankrupt in and to a certain mining quartz claim, known as the "Davidson or Mount Hope Mine," located in Grizzly Flat Mining District, in El Dorado county, State of California.

Also, all the right, title and interest to the notes, book accounts and demands belonging to said estate, that remain unsatisfied at the time of sale.

ISKAEL CRAWFORD, Assignee.

Carson City, August 8th, 1877

JOB PRINTING!

THE MORNING APPEAL

JOB PRINTING OFFICE

Is one of the largest and most complete in the State

THE ESPECIAL ATTENTION OF

MERCHA

MINING COMPANIES

OKERS

Is called to the fact that Job Printing of every description is done at this office at reasonable rates.

ALL KINDS & BLANK WORK

Furnished to order at low rates

Ball and

Wedding Cards,

Bill Heads.

ads.

ss Cards.

CIRCULARS AND HANDBILLS,

Done at hort notice

GIVE US A CALL.

ROBINSON & MIGHELS,

BENTON'S LIVERY STABLE,

CORNER CARSON AND THIRD STREETS

CARSON CITY, NEVADA

ELEGANT PRIVATE CAR-riages and Ruggies and spirited Teams can always be obtained. Particular attention paid to livery horses

Attendants on hand Day and Night.

HORSES BOARDED BY THE DAY OR WEEK ON REASONABLE TERMS.

Carson, January 20, 1876. J. M. BENTON, Proprietor.

REMOVAL!

MRS. L. H. ALLEN HAS REMOVED street, to the next door North of the place of business, on North Carson of the Olcovich Bros., on South Carson street, where she will carry on.

Fashionable Dressmaking. Garments Cut and Basted in the Most Finished Manner.

Patterns cut to order. New Fashions direct from Paris

NOTICE OF APPOINTMENT.

THE UNDERSIGNED GIVES NOTICE OF his appointment as Assignee of A. B. Driesbach and M. D. Hatch (Driesbach & Hatch), of Carson City, in the M. D. Hatch (Driesbach & Hatch), of Carson City, in the county of Ormsby, and State of Nevada; within the District. A Nevada, who have been adjudged bankrupts, upon their own petition, by the District Court of said District.

ISRAEL CRAWFORD, Assignee.
Carson City, Nevada, April 23, 1877.

Iaw3w

NOTICE.

THE UNDERSIGNED HEREBY GIVES notice that he has purchased the stock of Jewelry, Watches, etc., also the fixtures and outstanding accounts of Mr. C. W. Friend. The business will be continued by Ma. A. Hentschel as my agent, who alone is authorized to JOSEPH HABER. Carson City, May 21, 1877.

The undersigned hereby gives notice that he has purphased the stock of Cigars, Tobacco and Notions of Mr. C. W. Friend. The business will be continued by Mr. A. Hentschel as my agent.

M. WERTHEMER. Hentschel as my agent. Carson City, May 21, 1877.

Dissolution of Co-partnership.

THE CO-PARTNERSHIP HERETOFORE existing under the firm name of Wagner & Klein is day dissolved by mutual consent, John Wagner retir-The business will be conducted in future by Jacob Klein, who is alone authorized to collect all claims and accounts of the late firm, and who will pay all outstanding bills of the firm.

JACOB KLEIN.

JOHN WAGNER. Carson City, May 8, 1877.

Dissolution of Partnership.

NOTICE IS HEREBY GIVEN THAT THE partnership heretofore existing between the undersigned, under the name of Pixley & McConnell, Stock Brokers, at Carson City, State of Nevada, is this day dissolved by mutual consent, and the interest of R. F. Pixley therein has this day been sold to McConnell & Co. The business of the old firm will be continued at the old place by the new firm of McConnell & Co., and all debts to and from s2id firm are to be paid to and by said McConnell & Co.

R. F. PIXLEY,

R. F. PIXLEY, SAAC McCONNELL. Carson City, Nevada, June 13, 1877.

ORDINANCE NO. 48.

An Ordinance to Abolish Opium-smoking Dens. The Board of Trustees of Carson City do ordain: Section 1. No person or persons shall, within the limits of Carson City, keep or maintain, or become an immate of, or visit or contribute to, the support of any place, house or room, where persons frequent, or assemble, for the purpose of smoking opium, and all such places, houses or rooms, are hereby declared to be nuisances.

Section 2. Any person who shall violate any of the provisions of Section 1 of this Ordinance, shall, on conviction thereof, be punished by a fine not exceeding one hundred dollars, or imprisonment not more than fifty days, or by both such fine and imprisonment, in the discretion of the Court.

D. A. BENDER, President Pro tem Attest: Alfred Helm, Clerk. Carson City, June 12, 1877.

ORDINANCE NO. 46.

An Ordinance in relation to the office of City Assessor of Carson City, the duties and compensation of said

The Board of Trustees of Carson City do ordain:
SECTION 1. The City Assessor of Carson City shall annually assess all taxable property of the inhabitants of said city, situate and being in said city, for city taxation, at the same time and in the same manner he assesses said property for State and county taxation. He shall not make a separate Assessment Roll of such assessment, but shall place and extend the same upon the Assessment Roll made for State and county taxation by him.

SECTION 2. The City Assessor of said City shall receive an annual salary of one hundred dollars, in United States gold coin, which shall be in full for all services rendered by him to said city as such officer.

SECTION 3. All Ordinances heretofore adopted, so far only as they conflict with the provisions of this Ordinance, are hereby repealed. The Board of Trustees of Carson City do ordain

are hereby repealed.

Approved. JAS. A. ST. CLAIR, Carson City, June 11, 1877. President pro Attest: ALFRED HELM, Clerk. President pro tem.

ORDINANCE NO. 47.

An Ordinance to abate the Nuisance of Dogs running at large.

The Board of Trustees of Carson City do ordain:

The Board of Trustees of Carson City do ordain:

Section 1. Any person keeping a dog or dogs within the limits of Carson City shall procure from the City Marshal a tag for each dog for which he or she shall pay a yearly license as follows: For each male dog the sum of three dollars and shall be entitled to a receipt therefor.

Section 2. It shall be the duty of the City Clerk to procure at the expense of the City and deliver to the City Marshal such number of suitable tags as may be required, taking his receipt therefor. Said tags shall be disposed of by said City Marshal in the manner hereinafter provided. He shall make out and submit to the Board of Trustees at least once in each quarter year, and at any time when said Board may require it, a verified statement of his receipts from the sale of dog tags, showing the amount rad out and retained by him for fees, as herein a provided, and the amount paid into the tressure Section 3. It shall be the Cr. to are City Marshal and of every policemar the sale of custody any dog or dogs running to the city pound, and the place such dog or dogs in the city pound, and when so impounded they shall be kept securely for forty-eight hours, and if not claimed and redeemed before the expiration of such time they shall be killed and buried by the officer impounding them.

Section 4. For each tag sold by the City Marshal he

them.

Section 4. For each tag sold by the City Marshal he shall be entitled to a fee of ten per cent; for killing and burying each impounded dog he shall receive the sum of one dollar. The fees herein provided for shall be retained and paid out of the money derived from the sale of dog tags by the City Marshal

one dollar. The fees herein provided for shall be retained and paid out of the money derived from the sale of dog tags by the City Marshal.

Section 5. Any person wishing to redeem a dog that has been impounded shall pay to the City Marshal the sum of three dollars if a male dog and the sum of five dollars if a female dog, for a tag, or produce a receipt showing that a license on said dog has been paid within the year, in which case the cost of another tag shall be but one dollar.

Section 6. Any person or persons who shall be guilty of counterfeiting the tags herein provided for with intent to defraud the City, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding fifty dollars, or by imprisonment not exceeding fifty dollars, or by imprisonment in the limits of Carson City for a period of sixty days after the first day of June, A. D. 1877, or for the period of sixty days after the first day of April of any year after the year A. D. 1877, without procuring a tag for such dog and paying the license therefor as is herein before provided, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding fifty dollars, or by imprisonment for a term not exceeding twenty-five days, or by both such fine and imprisonment.

Section 6. Any person or persons who shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding fifty dollars, or by imprisonment for a term not exceeding fifty dollars, or by imprisonment for a term not exceeding twenty-five days, or by both such fine and imprisonment.

Section 7. Ordinance No. 3, entitled "an Ordinance to abute the nuisance of dogs running at large, adopted March 25, 1875, is hereby repealed.

Approved: D. A. BENDER, Prosideut, President, President

Office, Carson City, June 12, 1977

CARSON CITY, Ormsby County, July 7th, 1877.

To the Board of County Commissioners of Ormsby county,

Nevada:
Gentlemen: I herewith submit my report of the business of the County Treasurer's office for the half year ending June 20, 1877.
On the 1st of January, 1877, there were in the several county funds the following
BALANCES.

AND AND DESCRIPTION OF THE PERSON OF THE PER		
eneral	\$13,350	85
ailroud	3,896	87
ontingent	321	49
epair	50	
oad	9.155	80
edemption		35
interior Indones Calamos		60
istrict Judge's Salary:		
ounty Treasurer's Salary		04
ate School No. 2.		
		61
ounty School No. 2	109	67
	\$25,952	97
Cast les locales de la companya (\$20,000	**
RECEIPTS		
or the half year have been from—	Description (Control	
ent of County Building	\$1,865	60
ourt Docket fees	239	00
nes in Justice's Courts	94	
ssessment Roll of 1876	3,406	
ssessment Roll of 1877	969	
en per cent, on delinquent taxes of 1876		56
ate School Fund		35
ounty Licenses.		50
ate Gambling Licenses	A STATE OF THE PARTY OF THE PAR	00

State Gambling Licenses	1,128	
Poll Taxes of 1877	1,440	00
State Insurance Licenses	23	50
State Insurance Tax		63
Miscellaneous sources		70
MUSCETTATICOUS SOUTCES.,	e) 2007	.0
	216,641	98
APPORTIONMENT	G-505100	
Of which was made as follows;		
General.	\$5,511	53
State.		08
Dalleand		14
Railroad		CON
Road		
Repair	1,790	
Contingent		
District Judge's Salary	999	
County Treasurer's Salary	421	
Special School	. 50	96
Special School	519	39
State School No. 1.	2,218	97
State School No. 2.	264	38
	200 000	-
	\$10,641	95
DISBURSEMENTS		
Were made from the following funds:		
General	\$13,795	00

	D. F. 129 F. 129 S.	
State.	1,444	78
Railroad	4,749	97
Road.	207	31
Remir	201	15
RepairContingent.	54	00
District Judge's Salary	1.225	
County Treasurer's Salary.	375	
Padametian	178	
Redemption	2.213	
	500	
State School No. 2,		
County School No. 1	3,829	
County School No. 2.	354	25
		-
	829,127	26
Leaving in the several funds the following -		
HALANCES:		
General	88,067	69
State .	989	
Railroad	757	W. C.
Road	578	
Repair	504	
	1,122	
Contingent	73	
District Judge's Salary		
County Treasurer's Salary	421	
Special School	50	
County School, unapportioned	145	15 (53)
State School No. 1		65
State School No. 2.	69	42
County School No. 1.		
County School No. 2	336	13

	Less— Disbursements for half year ending June 30, '77.	\$42,594 95 29,127 26
		\$13,467 69
Enda	TRANSFERS Have been made between the following funds: From General to District Judge's Salary 8850 00 From General to County School No. 11,300 00	
s e n	From Co. Treasurer's Salary to General. 3,266 43 From Redemption to General. 142 10 From Repair to General 1,136 22	
2.2	From State to General	\$5,150 31
	From Road to County School No. 1 1,000 00 From Road to County School No. 2, 500 00	\$1,500 00
	There was apportioned by the County Superin Schools from County School Fund to— County School No. 2	tendent of
8	Leaving in the County School Fund un- apportioned From the accumulation of the Railroad Fund t	\$373 61 \$145 78 there have

RECAPITULATION.

Balance January 1, 1877.

Receipts for half year ending 30, 1877.

been purchased five Virginia and Truckee Railroad bonds,
Nos. 49 to 53. \$5,000 00
Less discount and rebate of interest 250 03

Cost Section 27 bonds of \$1,000 at \$1,700 at \$1,000 at \$1,0 been purchased five Virginia and Truckee Railroad bonds, Nos. 49 to 53. \$5,000.00 Cost S4,749 97 Leaving outstanding 147 bonds of \$1,000 each, with interest paid to June 1, 1577.

The \$27.60 from "miscellaneous sources," is a refund of costs paid by the county in suits, State vs. Watson and State vs. Marcoux. Of the cash in the county treasury there is Currency..... Of the currency there belongs to Repair Fund. . And to County Treasurer's Salary Fund. \$609 37 126 00

And of the coin there is silver \$3,000. The larger por tion of the ficenses and poll taxes, in addition to a considerable portion of the taxes on personal property, having been paid in silver.

I have made my semi-annual settlement with the State Controller for all monies received on account of the State and hold his receipt in full to June 11, 1877. Respectfully submitted,

H. J. PETERS, County Treasurer. ORMSEY COUNTY, NEVADA, July 7, 1877.)
To the Hon. the Board of County Commissioners Ormsby

County, State of Nevada:
The County Auditor respectfully submits the following report of the fiscal affairs of the said county for the six | Receives | Section | Sec

From State School Fund.	2,483	
	\$16,641	98
APPORTIONMENTS.		
To State Fund	\$3,039	98
To General Fund	5.511	53
To Railroad Fund-	1.610	
To Contingent Fund	851	51
To Kebair Fund	1.700	
To Road Fund	130	08
To District Judge's Salary Fund	1000	
To County Treasurer's Salary Fund.	491	14550
To State School No. 1 Fund	0.010	
To State School No. 2 Fund	9914	
To Special School Fund	50	96
To County School Fund	519	
	816,641	90
TRANSFERS.	610,091	410
FRANCE RRO.		

During the half year the following transfers have been

From General Fund to District Judge's Salary	- 1
Fund	\$850 00
rom Road Fund to County School No. 2 Fund.	500 00
rom Treasurer's Salary Fund to General Fund.	3,266 43
rom Redemption Fund to General Fund	142 10
rom Repair Fund to General Fund	1,136 22
rom General Fund to County School No. 1 Fund.	
rom State Fund to General Fund	605 56
rom Road Fund to School District No.1 Fund	1,000 00
PAYMENTS.	1
During the half year the following payments w	ere made
om the several funds as follows:	- 1
rom State Fund	91 444 78

	From State Fund	\$1,44
	From General Fund	13.79
	From Railroad Fund	
	From Redemption Fund	
	From Contingent Fund	
6	From Road Fund	9/
ä	From Repair Fund	- 90
J	From District Judge's Salary Fund	
1	From County Treasurer's Salary Fund	37
	From State School No. 1 Fund	2.12
	From State School No. 2 Fund	
	From County School No 1 Fund	2.89

In Repair Fund In State Fund....... In Railroad Fund..... In Road Fund.
In Road Fund.
In District Judge's Salary Fund.
In Treasurer's Salary Fund.
In special School Fund.
In County School No. 1 Fund
In County School No. 2 Fund
In County School No. 2 Fund 336 18 336 18 845 57 145 78 69 42

The amount of twenty-five dollars and seventy-five cents reported as received from miscellaneous sources, derived in the case of the State vs. Watson, Marcoux.

The County Treasurer has settled with the Controller of Strte up to the 12th of June, 1877, and has his receipt and discharge for the same. Respectfully submitted, FRED. D. TURNER, County Anditor.

NOTICE.

WE, THE UNDERSIGNED CITIZENS OF
Reno, Nevada, having used the celebrated B. F.
Brummer's Insect and Vermin Destroyer, procured of A.
H. BARNES, at Reno, do cheerfully recommend the same
as being a speedy, safe and reliable remedy for the removal
of BED BUGS. We look upon it as a Godsend to our
county. It has given us entire satisfaction, and we cheerfully subscribe to the above. Do not want our money
back. USE NO OTHER.
J. D. Pollard (Hotel).

J. S. Tolies, N. C. Hammersmith, C. N. McLemore, J. D. Pollard (Hotel), L. Wintermantel, do. R. Leeper, do. A. C. Anderson, do. O. W. Ayer, W. H. Treadway, Dr. Dawson. A. R. Leeper, T. K. Hymers, Wm. Young, Dep. Sheffs H. Phillips, I. Chamberlain i For Co. Jail. Reno, May 2, 1877. 1m

DY VIRTUE OF A DECREE AND ORDER OF SALE issued out of and under the Seal of the Hon. Second Judicial District Court in and for the County of Ormsby, State of Nevada, on a Judgment obtained therein on the 31st day of March, A. D. 1877, and attested on the 5th day of April, A. D. 1877, in favor of James Gowan and Against John F. Byrne, Susan E. Byrne, S. Reinstein, E. 1. Ollison, and William R. Musgrove Executor of the lass will and testament of William Patterson deceased, for the sum of four hundred and twenty-six dollars principal sind interest thereon to date of Judgment in the sum of one hundred flity-nine dollars and sixty-cents, and in the sum of sixty-two dollars and sixteen cents for taxes for the 32c cal year 1876 paid by plaintiff and in the sum of one lar sixty-five cents the interest accrued to date on last above-named principal sum and interest from date until paid at the rate of 2 per cent per month on both of the above named sums; also counsel fees in the sum of sixty-four dollars and ninety-three cents, and original cost in the sum of forty-four dollars, all in the gold coin of the United States:

Second—In favor of S. Reinstein and E. F. Gibson, and

United States:
Second—In favor of S. Reinstein and E. F. Gibson, and against John F Byrne and Susan E Byrne for the sum of four hundred and fifteen dollars and sixty-two cents principal debt, and the sum of fifty seven dollars and sixty cents interest thereon to date, and interest on said principal sum from date of Judgment until paid at the rate of 1½ per cent per month, and counsel fees in the sum of seventy dollars and ninety eight cents, and costs of suit in the sum of eieven dollars—an in gold coin of the United States:

seventy dollars and ninety eight cents, and costs of suit in the sum of eleven dollars and in gold coin of the United States;

Third—In favor of Win, R. Musgrove, as executor of of the last will and testament of William Patterson, deccased, against John F. Byrne and Susan E. Byrne, for the principal sum of four hundred and eighteen dollars and fifty cents, and the sum of fifty one dollars and sixty cents interest thereon accrued to this date, and interest on said principal sum from date of said fudgment till paid at the rate of 2 per cent, per month, and counsel fee in the sum of eleven dollars, together with all costs which may accrue by reason of advertising, commission, etc., and Clerk's accrued costs on all of the above in the sum of eight dollars and sixty cents, all in gold coin of the United States, to me urrected, commanding me to sell according to law certain real property set out in said decree and order of sale, to satisfy the above demands; and in pursuance therete, I have levied upon and will exposed at public auction, in front of the Court House door in Carson City, Ormsby County, State of Nevada, on MONDAY, THE THILTHETH DAY OF APRIL, A. D. 1877, between the hours of 9 a. m. and 5 p. m., to wit; at one o'clock p. m., all the right, title, interest and claim of the defendants, John F. Byrne and Susan E. Byrne, of, in and to the following described mortgaged real property to wit: The north half (E₂) of title, interest and ciaim of the defendants, John F. Byrne and Susan E. Byrne; of, in and to the following described mortgaged real property to wit: The north half (½) of block No. thirty-one (31) in Sears, Thompson and Sears' division of Carson City, in Ormsby County, Nevada, together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wise ap

 S. T. SWIFT, Shariff. Carson City, April 7, 1877.

The above Sale is bereby postponed until SATURDAY, THE NINETEENTH DAY OF MAY, A. D. 1877, at same hour and place, by request of Plaintiffs and Defendants. S. T. SWIPT, Sheriff Carson City, April 30, 1877. myl

BY VIRTUE OF A DECREE AND ORder of Sale issued out of and under the seal of the
Honorable Second Judicial District Court in and for the
County of Ormsby, State of Nevada, on a judgment obtained therein on the 13th day of April, A. D. 1877, and
attested on the 20th day of April, A. D. 1877, and
attested on the 20th day of April, A. D. 1877, and
against A. H. Pepin and M. Bassette, defendants, for the
sum of \$1,500 principal, and interest thereon at the rate
of 1½ per cent, per month from the 20th day of July, A. D.
1876, until paid, and accrued costs in the sum of \$44 00,
and counsel fee in the sum of \$82.55, and clerk's accruing
costs in the amount of \$5.90, and all costs which may ac
crue by reason of advertising sale, Sheriff's accruing losts,
etc., all in gold coin of the United States, and to me directed, commanding me to sell according to law certain
mortgaged property set out in said Decree and Order of
Sale, and in pursuance thereto, I have levied upon and will
expose at public auction, in front of the Court House door
in Carson City, Ormsby county, State of Nevada, on the
18th DAY OF MAY, A. D. 1877, between the hours of 9
A. M. and 5 F. M., to wit: at 1 o clock P. M., all the right,
title, interest or claim of the defendants, Pepin and Bassette, of, in and to the following described property, to wit:
All that certain tract of land situated in the county of
Ormsby, State of Nevada, claimed and occupied by said A.
H. Pepin and M. Bassette as a mill site, commencing at a
stake marked No. 1, at the mouth of the "Bassette Tumnel," and running thence south 170 feet to a stake marked
No. 2; thence east 250 feet to stake marked No. 3; thence SHERIFF'S SALE, stake marked No. 1, at the mount of the "bassette fun-nel," and running thence south 170 feet to a stake marked No. 2; thence east 250 feet to stake marked No. 4; thence run-ning west 250 feet to the place of beginning, with the im-provements thereon. The said land is situated in the southeast portion of the northeast quarter (‡) of Section No. 3, in Township No. 15 north of range No. 19 cast, Mt. Diable meridian seconding to the United States surveys Diable meridian according to the United States surveys S. I. SWIFT, Sheriff.

Carson City, April 26, 1877. T. W. W. Davies, Plaintiff's Attorney.

A JUSTICE'S COURT, CARSON TOWN-ship, Ormsby County, State of Nevada, before C. A. Witherell, Justice of Peace.

D. H. Lentz and P. A. Wagner, plaintiffs, vs. David A. Smaill and Rachel E. Smaill, his wife, defendants.

Notice is hereby given to all persons holding or claiming liens on that certain piece of land, with the building and dwelling thereon, in Carson City, Ormsby county, State of Nevada, called and known as being the west half of lot number mine (9) and the west half of lot number en (10) in block number eleven (11) of Curry's Division of said Carson City, same being and forming one compact piece of land, under the Constitution of the State of Nevada and under the provisions of the Act of the Legislature of said State, entitled "An Act to secure liens to mechanics and others; and to repeal all other Acts in relation thereto, approved March 2, 1875," to be and appear before said Justice's Court on the 19th DAY OF MAY, A. D. 1877, at 10 o'clock A. s. of said day, and to exhibit then and there to said Court the proofs of their said liens.

D. H. LENTZ, Plaintiffs.

D. H. LENTZ. P. A. WAGNER, Plaintiffs. Carson City, Nevada, April 27, 1877.

NOTICE TO STOCKHOLDERS,

A PPLICATION OF STOCKHOLDERS OF THE PAN-CAKE COAL COMPANY to Remove the Officers of said Company.—The Stockholders of the Pancaice Coal Company, a Corporation of Nevada, are hereby notified that a meeting of the Stockholders of said Company will be held at the Court Room of the District Court of the Sec-ond Judicial District of the State of Nevada, in and for the County of Ormsby, on SATURDAY, THE NINETEENTH DAY OF MAY, A. D. 1877, at TEN O'CLOCK A. M. of said day, to consider the removal of the officers of said company. day, to consider the removal of the officers of said company. S. H. WRIGHT, District Judge April 28, 1877

NOTICE OF APPOINTMENT OF ASSIGNEE.

DISTRICT OF NEVADA—as.—IN BANKruptcy.—The undersigned hereby gives notice of his
appointment as Assignee of the estate and effects of George
C. Thaxter, of Carson, in the county of Ormsby, and State
of Nevada, in the said District, who has been adjudged a
bankrupt, upon his own petition, by the District Court of
said District.

H. R. WHITEHILL,
Assignee of the estate of George C. Thevter, a Bankrupt,
Iswew 354 25 April 15, 1877.